

## DISPOSITION REPORT

State Bureau Requirements must be met.

Forward completed form to FBI, CJIS Division, Clarksburg, WV 26306, Email [R84@fbi.gov](mailto:R84@fbi.gov), or Fax: (304) 625-9896. See instructions on reverse side.

FBI Number (UCN)	██████████	State Bureau No. (SID)	██████████	*Date of Birth	██████████
*Name on fingerprint card submitted to FBI (Last, First, Middle)	Rolfe, Stephen C.			Contributing/Arresting Agency ORI	CAEPA0000
*Date of Arrest	N/A	Offense(s) Charged at Arrest	18 USC 1519 (Falsification of Records)		
Social Security No.	██████████	*Submitting Agency ORI	CAEPA0000	*Submitting Agency, City, State	US EPA-CID, San Francisco, CA

Disposition Maintenance Required (see reverse for explanation): ☒ Add ☐ Replace ☐ Append (CPL only) ☐ Delete

Court Charge #	*Court Offense Literal (COL) Charge at time of Disposition	Felony or Misd	*Court Provision Literal (CPL) Disposition	Relationship to Victim	Is the offense drug related?
1	Falsification of Records, T18 USC 1519	F	Pled guilty on March 15, 2017 to 1 count of Falsification of Records (18 USC 1519) Sentenced on 1/24/2018 to 8 months in the custody of the Bureau of Prisons,, 3 yrs. supervised release, \$2k fine, and a \$100 mandatory special assessment	N/A	N

\*Mandatory Field

Additional Court Charges and Dispositions can be added on reverse side of form.

## INSTRUCTIONS

1. The purpose of this report is to capture the disposition of an arrest to complete an individual's criminal history record information. The FBI number (UCN) should be indicated, if known. Asterisk indicates mandatory field, but all known data should be provided.
2. If the arrest is disposed of by the arresting agency, as where the arrestee is released without charge, the arresting agency must complete this form. Of course, if the disposition is known when the arrest is submitted, it should be noted on the fingerprint submission and this form is then unnecessary. In the event the case goes to the prosecutor this form should be forwarded to the prosecutor with arrestee's case file.
3. The prosecutor should complete the form to show disposition at the prosecution level if the matter is not being referred for court action. If court action is required, the prosecutor must forward form with case file to court having jurisdiction.
4. The court should complete this form as to final court disposition such as when the arrested person is acquitted, case is dismissed, conviction/sentence imposed or suspended, or person placed on probation.
5. When the arrested person is convicted or pleads guilty to a lesser or different offense than when originally arrested, this information should be clearly indicated.
6. Disposition Maintenance Requested explanation:
  - a. Add: Add new court charge number.
  - b. Replace: Replace existing court charge number and associated COL and CPL.
  - c. Append: Append to the Court Provision Literal only for the specified court charge number.
  - d. Delete: Delete existing court charge number (if exact match).

Court Charge #	*Court Offense Literal (COL) Charge at time of Disposition	Felony or Misd	*Court Provision Literal (CPL) Disposition	Relationship to Victim	Is the offense drug related?

Paperwork Reduction Act Notice: According to the Paperwork Reduction Act of 1995, no persons are required to provide the information requested unless a valid OMB control number is displayed. The valid OMB control number for this information collected is 1110-0051. The time required to complete this information collected is estimated to be five minutes, including time reviewing instructions, gathering, completing, reviewing and submitting the information collection. If you have any comments concerning the accuracy of this time estimate or suggestions for reducing this burden, please send to: Department Clearance Officer, United States Department of Justice, Justice Management Division, Policy and Planning Staff, Washington, DC 20530